## Case 3:08-cv-01992-AJB-MDD Document 81 Filed 07/02/10 Page 1 of 2

1 2 3 4 5 6 7 8 9	COOLEY LLP STEVEN M. STRAUSS (99153) (sms@cooley JOHN S. KYLE (199196) (jkyle@cooley.com) 4401 Eastgate Mall San Diego, California 92121 Telephone: (858) 550-6000 Facsimile: (858) 550-6420  TIMOTHY S. TETER (171451) (teterts@coole Five Palo Alto Square 3000 El Camino Real Palo Alto, CA 94306-2155 Telephone: (650) 843-5000 Facsimile: (650) 857-0663  Attorneys for Defendants QUALCOMM INCORPORATED, SNAPTRAGE	y.com)	
10	NORMAN KRASNER		
11	UNITED STATES DISTRICT COURT		
12	SOUTHERN DISTRICT OF CALIFORNIA		
13	SAN DIEGO DIVISION		
14			
15 16 17 18	GABRIEL TECHNOLOGIES CORPORATION and TRACE TECHNOLOGIES, LLC, Plaintiffs, v.	DEFENDATION AND ADDITION A	08-cv-1992 MMA POR  NTS QUALCOMM, RATED, SNAPTRACK INC., AND KRASNER'S NOTICE OF AND MOTION FOR A BOND IT TO C.C.P. § 1030
19 20	QUALCOMM INCORPORATED, SNAPTRACK, INC. and NORMAN KRASNER,	Date: Time: Judge:	August 2, 2010 2:30 p.m. Hon. Michael M. Anello
21	Defendants.		
22			
23			
24			
25			
26			
27			
28			

COOLEY LLP ATTORNEYS AT LAW

Notice of Motion and Motion for Bond  $08\mbox{-}\mathrm{cv}\mbox{-}1992$  MMA POR

## TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on August, 2, 2010, at 2:30 p.m. in Courtroom 5 of the abovecaptioned Court, located at 940 Front Street, San Diego, California, Defendants Qualcomm Incorporated, SnapTrack, Inc., and Norman Krasner will and hereby do move the Court for an order that Plaintiffs Gabriel Technologies Corporation and Trace Technologies, LLC post a bond of \$2,900,000 in accordance with the Court's inherent authority and California Code of Civil Procedure section 1030, as set forth in greater detail in the accompanying papers in support of this motion. Defendants bring the present motion pursuant to the Court's inherent power, Civ L.R. 65.1.2(a), and C.C.P. section 1030.

This Motion is based on this Notice of Motion and Motion, the accompanying Memorandum of Points and Authorities, the accompanying Declaration of John S. Kyle and the exhibits thereto, the accompanying Request for Judicial Notice, all records and papers on file in this action, and any evidence or oral argument offered at any hearing on this Motion.

Dated: July 2, 2010

**COOLEY LLP** 

15

1

2

3

4

5

6

7

8

9

10

11

12

13

14

16

17

18

19 20

677307/SD

21

22

23

24

25 26

27

28

COOLEY LLF ATTORNEYS AT LAW STEVEN M. STRAUSS (sms@cooley.com) JOHN S. KYLE (jkyle@cooley.com)

/s/ John S. Kyle

Attorneys for Defendants

NOTICE OF MOTION AND MOTION FOR BOND 08-cv-1992 MMA POR

1.